

ZONING ORDINANCE

AND

SUBDIVISION REGULATIONS

of the Town of

OLD SAYBROOK CONNECTICUT



as revised to

JANUARY 1st, 1961

Section 3

ZONING ORDINANCE

SUB-DIVISION REGULATIONS

RULES OF PROCEDURE

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Note: Copies of the general Zoning Map will be available in the near future, and may be procured at the office of the Zoning Enforcement Officer in the Town Hall.

ZONING ORDINANCE

ARTICLE I. ZONES: ZONE BOUNDARIES AND DEFINITIONS

Section 1, Purpose of the Ordinance. For the purpose of promoting the health, comfort, safety, and general welfare of the community, including highway development and vehicular transportation; to regulate and restrict unsightly or detrimental development, obstructions and constructions tending to depreciate the value of property and hinder progressive improvements; to lessen, eliminate and regulate distracting hazards to safe motor vehicle operation and general traffic upon the highways; to lessen congestion in the streets; to secure safety from fire, panic, and other dangers; to provide adequate light and air; to prevent overcrowding of land and avoid undue concentration of population; to facilitate adequate provision for transportation, water supply facilities, sewerage, schools, parks and other public requirements; to conserve the value of buildings and encourage the most appropriate use of land throughout the town; to regulate and restrict the location of trades and industries and the location of buildings designed for specified uses; to regulate and restrict the location, the height, number of stories and size of buildings and other structures, the percentage of the area of the lot which may be occupied, the size of yards, courts, and other open spaces, and the location and use of buildings, structures and land for trade, industry, residence or other purpose within the limits of such town and in pursuance of authority conferred by Chapter 43 of the General Statutes, Revision of 1949 as amended and supplemented by Public Act 418 of the Acts of 1947, the zoning ordinance of the Town of Old Saybrook is hereby amended and supplemented to read, with the inclusion of this section as follows:

Section 2. Zones. There will be 10 classes of zones.

- 1. AA Residence (Modified AA)
- 2. A Residence
- 3. B Residence
- 4. Central Business and Retail District
- 5. Local Business
- 6. Industrial and Industrial A & B
- 7. Flood Plain
- 8. Marine Commercial
- 9. Marine Commercial Limited
- 10. Open Area

Section 3. Zone Boundaries. The boundaries of these zones are established as shown on a map entitled "Building Zone Map of Old Saybrook, Conn." dated June 22, 1935, and

amended, which together with any amendments and explanatory matter is made a part of this ordinance. "The central business zone is that part of the business zone as marked on said map which borders Main Street."

In cases of uncertainty, the Zoning Commission shall determine the location of the boundary.

Where a zone boundary line divides a lot recorded or filed with the Town Clerk at the time such boundary line is established, the regulations of the less restricted zone of such lot may apply to not more than 30 feet in the more restricted portion provided the lot has frontage on a street in the less restricted zone.

section 4. Definitions. (a) Words used in the present tense include the future, the singular and plural number are used interchangeably, the word "lot" includes "plot", "building" includes "structure", "occupied and used" includes "designed, arranged or intended to be occupied or used."

- (b) A "lot" is any parcel of land occupied by one building or one unit group of buildings and its accessory buildings and uses, including such open spaces as are provided or as are required by this ordinance.
- (c) The "ground level" is the average level of that portion of the lot which is within ten feet of a wall of a building.
- (d) A "street line" is the dividing line between a street and a lot.
- (e) Height of a building is the vertical distance measured from the ground level to the deck line for mansard roofs, the mean height between eaves and ridge for gable, hip and gambrel roofs, and the highest point of any other type of roof.
- (f) An attic is the space between the ceiling of the top story and a pitched roof. A ground story or first story is the lowest story entirely above the ground level.
- (g) A "rear lot line" is the lot line opposite to the street line. In the case of a corner lot, the rear lot line may be elected by the owner, provided that it be indicated on the application for permit to build.
- (h) The "depth of a lot" is the mean distance from a street line of the lot to its opposite rear line, measured in the mean general direction of the side lines of the lot. The width of a lot is its mean width measured at right angles to its depth.

- (i) A "front yard" is an open unoccupied space within and extending the full width of the lot, between the street line and the parts of the building nearest to such street line.
- (j) A "side year" is an open space extending from front yard to rear yard or its equivalent between the side lot line and the parts of the building nearest thereto.
- (k) A "rear year" is an open space the full width of the lot between the rear lot line and the parts of the building nearest thereto. In the case of a triangular or irregular lot, the rear lot line shall be a line entirely within the lot not less than 10 feet long and parallel to and most distance from the front lot line.
- (1) The "minimum distance" and the "average distance" from a building to a lot line are always measured at right angles to such line.
- (m) Non-conforming building or use of buildings or land is one legally existing at the time of the adoption of this ordinance and amendments but which does not conform to the regulations of the zone in which it is located.
- (n) Accessory building or use is a building or use subordinate and incidental to and on the same lot with the principal building or use. Garages attached to the principal building by a roof or wall, or having a wall in common with the principal building are not accessory buildings.
- (o) Lot frontage is the distance between the side lines of a lot measured along the front lot line. Where the front lot line is an arc or where the side lines converge toward the front lot line, the distance of the frontage may be measured along a line approximately parallel to the front lot line and not more than 25 feet therefrom.
- (p) Structural alteration is any change in or addition to the structure or supporting members of a building, such as walls, columns, beams or girders.
- (q) Rooming house is a dwelling in which rooms for living purposes are rented for compensation to seven or more persons other than members of the family of the proprietor.
- (r) Boarding house is a dwelling in which meals or rooms and meals are provided for compensation to seven or more persons other than members of the family of the proprietor.
- (s) Two family house is a dwelling in which there are kitchen and bathroom facilities and sleeping accommodations for two families.

ARTICLE II. GENERAL REGULATIONS

Section 1. Uses and Building Not Governed by These Regulations. Streets, public parks and playgrounds, public school and school grounds, and other lands of town, county and state used for public purposes: railroad locations, reservations for water supply are not governed by these regulations, provided that if the buildings and uses above specified are abandoned, no building shall be used and no alteration of any buildings or no use of land shall be permitted until the land or buildings so changed in use have been zoned by the Zoning Commission.

Section 2. Every Building and Use Affected. Except as specified above in Article II, Section 1, no building or land shall hereafter be used and no building or part thereof shall be erected or altered except in conformity with the regulations which apply to the zone in which such land or building is located. The erection of a single family house shall not however be prohibited on lots filed or recorded in the office of the Town Clerk on or before June 1st 1948* which are smaller than required by these regulations, provided the owner of any smaller lot did not own sufficient adjoining land at the time of the adoption of these regulations to conform thereto.

Three foot side lines on lots up to 40 feet in width; four foot side lines on lots 40 feet to 50 feet; six foot side lines on 50 feet to 60 feet; ten foot side lines on lots 60 feet and wider.

- Section 3. Non-conforming Buildings and Uses. Non-conforming buildings and non-conforming uses of buildings and land are permitted subject to the following conditions:
- l. A non-conforming use of a building may not be changed to another non-conforming use which by these regulations is placed in a lower zoning classification or which is more detrimental to the neighborhood.
- 2. A non-conforming use of a building shall not be enlarged or extended so that an enlargement of the building shall be required.
- 3. Where a non-conforming use of a building or land has been discontinued for a period of one year or more or has been changed to a conforming use, the non-conforming use shall not again be permitted unless approved by the Board of Appeals in accordance with their general statutory powers and the powers granted them under Article IV. Section 5. of these regulations.
 - 4. A non conforming use of land not involving a building,

^{*}Amended, September 16, 1959. Appeal pending in court. Effective Date: June 22nd 1960.

- or a non-conforming use of land involving buildings or improvements which have an assessed value less than \$1,000. shall be discontinued within three years from the adoption of these regulations, and any such use which becomes non-conforming by reason of a subsequent change in these regulations or in the zone boundaries shall be discontinued within three years from the date of such change.
- 5. Where a building in which there is a non-conforming use is accidentally or criminally damaged or destroyed, it may be restored and the non-conforming use resumed, provided the restored building covers no greater area or has no greater cubicle content.
- Section 4. Unsafe Buildings. Nothing in this ordinance shall prevent the strengthening or restoring to a safe condition of any part of any building declared unsafe by the enforcing officer.
- Section 5. Reducing Lot Area. No lot or plot shall be so reduced in area that any yard or other open space shall be smaller than is prescribed in this ordinance for the district in which it is located.
- Section 6. Adjoining Zones. Along and within fifty (50) feet of any boundary line between two different classes of zones, any side yard or rear yard required in the less restricted zones, shall be increased in minimum width and depth to equal the required minimum widths and depths for such yards in the more restricted zones. In any business zone adjoining a residence zone, any building within 50 feet of the boundary line shall be set back from the street line a distance equal to at least one half of the setback required for ground story parts of a principle building on the adjoining lot in the Residence Zone.
- Section 7. Access for Fire Apparatus. No building to be occupied in any part for residential purposes shall be constructed on any lot or part of a lot, unless such lot or part of a lot has a frontage of not less than twenty (20) feet in its least width on a public street or on an open and unoccupied private way leading to a public street.
- Section 8. Location of Automobile Services. No public garage, automobile repair shop, greasing station, storage battery service station, or gasoline filling station; or any of their appurtenances or accessory uses, shall hereafter be erected or placed within 500 feet of any residence district. No such public garage, automobile repair shop, greasing stations, storage battery service station or gasoline filling station;

or any of their appurtenances or accessory uses, shall have at the street line, any entrance or exit for motor vehicles within a radius of 500 feet of any entrance or exit at the street line, of any public or private school, library, church, playground or institution for the sick, dependent or for children under sixteen years of age.

Section 9. Height Exemption. The provisions of this ordinance governing height of buildings in all districts shall not apply to cupolas, belfries, chimneys, flag or radio poles, gasholders, grain elevators, water towers, nor to bulkheads, hose towers, elevator enclosures, water tanks, scenery lofts or scenery towers, nor to churches, town or institutional buildings.

Section 10. Corner Visibility. On a corner lot there shall be no building, structure, or planting such as to obstruct traffic visibility, within the triangular space bounded by the two intersecting street lines and a straight line connecting a point on one street line 25 feet from the intersection with a point on the other street line 25 feet from the intersection.

Section 11. Projections and Encroachments in Yards. Except for accessory buildings and as herein specified, yards required by this ordinance shall be open and unobstructed to the sky. Cornices, leaders, belt courses, sills, and similar ornamental features may project six inches over any yard.

Section 12. Fences. A fence or structure deemed by the zoning commission to be designed primarily to cause annoyance or damage to any adjoining owner, shall in no case be permitted as an accessory use.

Section 13. The Board of Appeals may after public notices and hearings and subject to appropriate safeguards in harmony with the general purpose of this ordinance as expressed in Article I, permit the conversion of single family houses into two family houses subject to the following conditions.

- 1. The lot shall have an area of at least 8,000 square feet.
- 2. In making changes in the exterior of the building, the appearance and character of a single family house shall be preserved, and no structural changes shall be made other than to provide desirable means of egress from each residential unit.
- 3. Stairways leading to the second and any higher floor shall be within the walls of the building.

4. Sanitation sewage disposal, to comply with Connecticut State Sanitary Code under the direction of the local health officer.

Section 14. Excavation. Excavation and removal of loam, sand, gravel and stone, when such operation is not inconsistent with the approved use of the premises, considering the character and use of surrounding land, is permissable only after filling or grading plans have been submitted to and approved by the Town Planning and Zoning Commissions and a written permit for such use granted by the Zoning Enforcement officer subject to such conditions as seem to the Town Planning and Zoning Commission necessary to carry out the purpose of these regulations as expressed in Article 1. Section 1.

Section 15. Outdoor Signs. 1. The following signs are permitted in AA residence zones; signs not over 12 square feet in area advertising the sale or rental of the premises on which they are maintained, and not referring to other premises.

- 2. The following signs are permitted in A zones and residence B zones.
 - (a) Any signs permitted in Residence AA zones.
- (b) Announcement or professional signs not over 2 square feet in area.
- (c) Signs advertising customary home occupations carried on by a resident occupant with the assistance of not more than two regular employees, in accordance with the provisions of Article III, Section 2, Paragraph 5 of these regulations, which signs shall not exceed two square feet in area.
- 3. The following signs are permitted in the central business zones.
 - (a) All signs permitted in the residence zones.
- (b) Outdoor advertising signs located on the premises of the business advertised, which signs may not exceed 3 square feet in area for every foot of frontage actually occupied by the building using the sign if such signs are painted on or affixed to the building in which the business advertised is housed; when such signs are not painted on or affixed to the building in which the business advertised is housed, such signs shall not exceed 12 square feet in area.
- 4. The following signs are permitted in the local business zone;
 - (a) All signs permitted in the central business zone.
 - (b) With prior written approval of the Zoning Board,

more than one sign may be erected in the local business zone for filling stations, service stations and public garages.

- 5. The following signs are permitted in the Industrial zone: All signs permitted in other zones.
- 6. All signs shall be located on the premises of the business advertised, except that one direction sign, arrowshaped, painted white, and bearing only the name of the business in black and no longer than 2 feet and wider than 6 inches, shall not require any prior permission if erected in a business or industrial zone outside the edge of the State or Town highway and not within it. The Zoning Commission may grant special exceptions in cases where it is impossible or impractical or ineffective to locate signs on the premises of the business, which exceptions shall be in writing and shall be granted only after written application to the Board for same is duly presented.
- 7. No exterior sign with an area greater than 12 square feet shall be erected on a non-conforming building or use.

ARTICLE III. REGULATIONS FOR ZONES

Section 1. AA Residence Zone Use Regulations. The following uses are permitted and all others are expressly excluded:

- 1. Detached one family houses for one housekeeping unit only.
- 2. Churches and other places of worship including parish houses and Sunday school buildings.
 - 3. Schools, colleges, libraries and museums.
- 4. Farms and truck gardens, green houses and nurseries, provided that any building used for a commercial purpose shall be at least 20 feet from any lot line and provided that any commercial slaughtering, fertilizer manufacture or any commercial reduction of animal matter shall not be permitted.
- 5. Private garages or stables, provided that no business service or industry connected directly or indirectly with motor vehicles is carried on and provided that they shall not contain space for more than one motor vehicle for each 2,500 square feet of lot area, nor for more than six horses or six vehicles in any case, except that two vehicles or two horses shall be permitted in any case. Not more than two such vehicles shall be commercial vehicles and of not more than one-

half ton weight each. These provisions shall not apply to farm vehicles and horses.

- 6. Accessory uses and structures customarily incident to any use permitted herein, provided that such accessory uses shall not include any activity commonly conducted for gain, or any private way, drive or walk giving access to such activity except as required to carry on a permitted use which use is located entirely within the boundaries of this zone; or any billboard or advertising sign, signboard or poster, except for announcement signs not over two square feet in area. Such accessory buildings may be erected on a then vacant lot if so placed as not to interfere with the eventful practicable and conforming location of a principle building.
- 7. Boat houses, landings, docks and structures accessory thereto which are not conducted for profit.
- 8. Tourists accommodations and the renting of rooms, but in neither case shall more than three rooms be rented and to not more than six persons.
- 9. The following uses only when authorized by the Zoning Commission after public hearing. The decision of the Zoning Commission shall be in accordance with the requirements as indicated in each case, and in harmony with the intent of these regulations as expressed in Article I.
- All applications for such uses and hearing in connection therewith, shall be accompanied by a certified check payable to the Town of Old Saybrook, or in cash in the amount of \$20.00 to defray the expenses of such hearing. Not more than one use shall be requested in any one application.
- (a) Membership clubs, golf courses and other grounds for games and sports but not including enterprises carried on or customarily carried on for gain.
- (b) Dormitories, hospitals or sanitariums not primarily for contageous diseases nor for the care of epileptics or drug or liquor patients; charitable institutions which are not correctional institutions, and provided that all buildings specified in this paragraph are located not less than 100 feet from any lot line.
 - (c) Cemeteries.
- (d) Telephone exchanges, transmissions towers and lines and static transformer stations; provided there is no service or storage yard in conjunction therewith.

- (e) Quarries, gravel pits and sand pits subject to conditions as stated in Article II, Section 14.
- (f) Roadside stands for the display and sale of natural products grown or processed on the premises under requirements of location, design parking space and other conditions which the Zoning Commission may deem necessary to carry out the purpose expressed in Article I.
- (g) Airports, private landing fields and hangars for aircraft.
- 10. Height and Area Regulations. Height. No buildings shall be erected to a height of more than 2 stories and attic or 35 feet.

Lot frontage and area. No lot shall have less than one acre per family except in Modified AA, where one half acre per family is permitted. Lots in AA acre zone shall have a minimum frontage of 125 feet. Lots in Modified AA zone shall have a minimum frontage of 100 feet

Side yards. There shall be a side yard along each side lot line not less than 20 feet wide.

Front Yard. Every lot shall have a front yard 35 feet in depth in A and Modified AA zones.

Rear Yard. There shall be a rear yard on every lot not less than 50 feet in depth.

Accessory buildings may be located in side yards and rear yards but shall not occupy more than 4% of any yard and shall be at least 20 feet from side and rear lot line.

Not more than 20% of total lot area may be used for a house.

- Section 2. A Residence Zone. Use Regulations. The following uses are permitted and all other uses are expressly prohibited.
- 1. All uses permitted in AA Zone except as modified in this section.
- 2. Private garages or stables, provided that no business service or industry connected directly or indirectly with motor vehicles is carried on and provided that they shall not contain space for more than one vehicle for each 2500 square feet of lot area, nor for more than three horses or three motor vehicles in any case. Not more than two vehicles shall be commercial vehicles of not more than 1-1/2 tons weight each, except for motor vehicles primarily used on the premises.

- 3. Accessory uses and structures customarily incident to any use permitted herein, but with the same limitations as specified in AA zones.
- 4. Customary home occupations carried on by a resident occupant with the assistance of not more than 2 regular employees provided that not more than the equivalent of the floor area of one story is devoted to such use, and provided that there is no display of products.

Height and Area Regulations. No building shall be erected to a height of more than 2 stories and attic or 35 feet.

Lot frontage and Area. No lot shall have a frontage of less than 100 feet or an area of less than 12,500 square feet.

Front Yards. Every lot shall have a front yard of at least 25 feet in depth.

Side Yard. There shall be a side yard along each lot line at least 15 feet wide.

Rear Yard. There shall be a rear yard on each lot of at least 50 feet in depth. Accessory buildings may be located in side and rear yards and shall occupy not more than 4% of total lot area, but in no case shall be nearer than 15 feet to side or rear lot lines. Not more than 20% of the total lot area may be used for a house.

Section 3. B Residence Zone. Use Regulations.

- 1. All uses permitted in AA and A zones except as modified in this section.
 - 2. Two family houses.
- 3. Private garages or stables, provided that no business or industry connected with motor vehicles is carried on therein and provided that they shall not contain space for more than one motor vehicle or one horse and one horse drawn vehicle for each 1250 square feet of lot area or for more than six vehicles in any case. Not more than 2 such vehicles shall be commercial vehicles of not more than 1-1/2 tons weight each except for commercial vehicles used primarily on the premises.
- 4. Accessory uses and structures customarily incident to any use permitted herein but with the same limitations as in A Zone.

Height and Area Regulations. As in Residence Zone A

Lot frontage and area. As in Residence Zone A. Side Yard and Rear Yard. As in Residence Zone A.

Section 4. Central Business Zone and Retail District.

- (a) The following uses are permitted and all other uses are expressly excluded.
- 1. Any use permitted in B Residence Zones except as modified in this section.
- 2. Retail stores and personal service establishments, shops for making articles incident to the conduct of a retail business and primarily to be sold on the premises, if not more than three employees are engaged in the manufacturing process.
 - 3. Restaurant, tavern, grill and package store.
 - 4. Hotel, theater, bank, office, studio.
 - 5. Newspaper and job printing.
 - 7. Mortuary or undertaking rooms.
- 8. Accessory uses, including private garages and parking spaces, but excluding any business as an accessory use which is not permitted as a principle use.
- (b) The following uses shall not be regarded as retail establishments and are excluded:
- 1. Used car lots for the storage or sale of motor vehicles.
- 2. Filling stations and service stations for servicing of motor vehicles.
- 3. Public garages or groups of public garages with capacity for storing more than 5 motor vehicles.
 - 4. Coal, coke, oil, lumber and wood yards.
 - 5. Building material storage yards.
- 6. Building or yard for storage of bailing of scrap paper, iron, bottles, rags or junk.
 - Stone yards and monument works.

8. Any other business or service similar to those specified in 1-7 above.

Height and Area Regulations.

Height. No building shall be erected to a height of more than 2-1/2 stories or 35 feet.

Lot frontage and area. Lots used for residence shall conform to the requirements of B Residence Zone.

Front Yard. Each and every building or structure erected on any plot of land shall be placed ten feet from nearest street line and parallel to said boundary line.

Side and Rear Yards. Lots used for residence shall conform to the requirements of B Residence zone and lots used for business shall have a rear yard at least 10 feet in depth except where the rear of the lot has frontage on a street.

Section 5. Local Business Zone. Use Regulations. The following uses are permitted and all other uses are expressly excluded.

- 1. All uses permitted in Central Business Zone.
- Filling stations, service stations and public garages, but no storage or repair work shall be permitted outside the building except emergency work.

Height and Area Regulations. Height. Some provisions as in Central Business Zone.

Lot Frontage and Area. Same provisions as in Central Business Zone.

Front Yard. There shall be a front yard on every lot at least 25 feet in depth, parallel to street line.

Side and Rear Yards. Same provisions as in Central Business Zone.

Section 6. Industrial Zone. Use Regulations. The following uses are permitted and all other uses are expressly excluded.

- 1. All uses permitted in Local Business Zone.
- 2. Any industry, business or trade except those prohibited in Section 7., and uses which are hazardous, offensive or detrimental to the neighborhood because of odor,

fumes, dust, smoke, waste, vibration, noise or other objectional characteristics.

Height and Area Regulations.

Height. No building to be used for residential purposes shall exceed 35 feet in height. No other building shall exceed 45 feet in height.

Front yards. There shall be a front yard on every lot at least 40 feet in depth.

Rear and side yards. Same provisions as in local business zone.

Industrial A & B Regulations.*

- 1. Uses permitted in Industrial A & B Districts
- 1.1 Research laboratories, professional and business offices and publishing plants.
- 1.2. The manufacture of optical goods, precision instruments, clocks and watches.
- 1.3. The manufacture, compounding, processing, packaging or treatment of beverages, dairy products, food (other than meats or fish) candy, cosmetics, drugs, perfumes, pharmaceuticals, but excluding the rendering or refining of fats and oils.
- 1.4. The manufacture, assembly or treatment of articles from the following previously prepared materials: cellophane, cork fiberglass, hair, horn, leather, paper, plastics, precious metals or stone, shell, textiles, wood, yarns.
- 1.5. Printing, photoengraving, photographic processing and bookbinding.
 - 1.6. Carpentry, woodworking and upholstery manufacture.
- 1.7. The assembling of electrical appliances and equipment, including the manufacture of small parts.
- 1.8. The manufacture of drawing instruments and drafting equipment and artists' supplies.
 - 1.9 Metal finishing, plating and stamping.
 - 1.10 Sheet and light metal fabrication.

^{*} Adopted by the Zoning Commission as of July 21, 1960 (effective on September 20, 1960) to be applicable to Industrial Areas at such time as present Industrial Areas are rezoned.

- 1.11. Light tool and die manufacture.
- 1.12. Manufacture of ceramic products, vitreous ware, pottery and porcelain from previously pulverized clay and using kilns fired by electricity or other odorless and smokeless fuel.
- 1.13. Manufacture of jewelry, silverware, toys, sporting goods, musical instruments.
 - 1.14. Lumber and building material storage and sales.
- 1.15. Buildings of a public utility company, and electric generating station, excluding gas manufacturing or storage plant.
- 1.16. Any industry, business or trade which presents no hazards or is not offensive or detrimental to the neighborhood because of odor, fumes, dust, smoke, waste, vibration, noise, electrical interference, atomic radiation, or other objectionable characteristics.

RESTRICTIONS:

1. Smoke Control

The emission of smoke from any source, denser than Ringleman #2 shall be prohibited.

2. Buffer Strips

Where an industrial district abuts a residential district or along a road the opposite side of which is in a residential district, a buffer strip shall be provided on the industrial property of the width prescribed in Paragraph 6 and measured from the boundary of the industrial district. This buffer strip shall be suitably landscaped and maintained by the Owner of Record of said industrial property, and shall not be used for parking, storage, or any other use otherwise permitted in the Industrial District, except for the residence of a proprietor or caretaker as herein permitted. This buffer strip, where located along a street line, may be used for access driveways as permitted by Paragraph 4.

3. Access.

All industrial lots with building shall have a strip not less than 5 feet wide along their front lot lines. This strip shall be landscaped or fenced to prevent access except at permitted driveways. Each lot shall have not more than

two driveways plus an additional driveway for each 200 feet of frontage above 400 feet. Driveways shall not exceed 30 feet in width at the front lot line.

4. Off-Street Parking and Loading Space

All lots developed for industrial purposes shall have adequate parking facilities off the street or highway right of way to accommodate the motor vehicles of all occupants, employees, customers and other persons normally visiting the premises at any one time and for all loading and unloading of trucks.

Unless otherwise specifically approved by the Zoning Commission, such parking space shall be equivalent to 250 square feet for every two persons normally employed at one time and truck loading space shall be equivalent to 400 square feet for each 15,000 square feet of floor area or fraction thereof less than 30,000 square feet and 400 square feet for each 30,000 square feet of floor area or fraction thereof in excess of 30,000 square feet.

- 5. (Omitted).
- 6. (See next page).

ZONING ORDINANCE FOR INDUSTRIAL DISTRICTS - A & B

Required Lot Area, Width, Yards, Building Coverage, Buffer Strips, . ق

Maximum** Bldg Height Feet	09	. 50
Minimum Buffer Strips Feet	150	75
Maximum Bldg Coverage %	25%	30%
Rear* Yards Feet	75	50
Minimum Side* Yards-Each Feet	75	50
Minimum Front Yard Feet	75	50
Minimum Lot Width Feet	200	200
Minimum Lot Area Acres	15	m
District	Industrial Zone A	Industrial Zone B

Where a railroad rights of way abuts an inductrial property no yard shall be required along such right of way.

distinct portion thereof by one foot for every two feet by which the distance of such building or such portion thereof lies inside the nearest limiting line tures occupying an aggregate of not more than 10% of the building area and not of any required front, side, or rear yard. Chimneys, tanks, and similar feaused for human occupancy may be erected to a reasonable and necessary height. The building height limit shall be applied separately for each wing or other distinct portion of the building and may be increased for any building or *

Section 7. Prohibited Uses.

- 1. Overnight cabins for the accommodation of tourists.
- 2. Quonset huts for purpose of residence.
- 3. Outdoor advertising signs and devices however created or displayed except as specifically permitted in Article II, Section 15.
- 4. Trailers, except for special permit by the Zoning Commission.
 - 5. The following industrial uses.
 - (a) Commercial slaughter house.
 - (b) Acetylene gas manufacture.
 - (c) Ammonia, chlorine or bleaching powder manufacture.
 - (d) Animal black, lamp black or bone black manufacture.
 - (e) Asphalt manufacture or refining.
 - (f) Celluloid manufacture.
- (g) Coal tar products manufacture, except in the manufacture of gas.
 - (h) Creosote treatment or manufacture.
- (i) Distillation of coal, wood, or bones, except in the manufacture of gas.
 - (i) Explosives or fireworks manufacture or storage.
 - (k) Fat rendering.
 - (1) Fertilizer manufacture or potash refining.
- (m) Glue or size manufacture or processing involving recovery from fish or animal offal.
- (n) Gypsum, cement, plaster or plaster of paris manufacture.
- (o) Incineration, reduction of or dumping of offal, garbage or refuse on a commercial basis, except where controlled by the town.

- (p) Linoleum manufacture.
- (q) Petroleum refining.
- (r) Sewage disposal plant, except where controlled by town.
- (s) Sulphureous, sulphuric, nitric or hydrochloric acid manufacture.
 - (t) Tar roofing manufacture.
- 6. Carousels, roller coasters, whirligigs, merry-gorounds, ferris-wheels, or other similar amusement devices, other than for charitable or benevolent groups or associations, such as local fire department, Knights of Columbus, Grange, Lions, etc. and then for six-day useage only.
- 7. No building or parts of buildings, used elsewhere for residential purposes or otherwise, shall be brought into the Town of Old Saybrook for re-erection for residential use or otherwise, without special permit by the Zoning Commission after Public Hearing. The decision of the Zoning Commission shall be in harmony with the intent of these regulations as expressed in Article I and shall reflect due regard for the area in which any such building or part of building, will be so re-erected and the effect of any such re-erection upon the surrounding properties. The Zoning Commission is authorized to impose reasonable conditions precedent to the issuance of any such permit, including a Bond of Performance of completion according to plans submitted to and approved by said Zoning Commission.

Section 8. Flood Plain Zone.

Uses Permitted:

- 1. Parks, playgrounds, and wildlife sanctuaries, operated by governmental units or non-profit organizations.
 - 2. Farming, truck and nursery gardening.
- 3. The parking of motor vehicles as an accessory to a use permitted in an adjacent district.

Uses Prohibited:

No use not specifically listed in the above paragraph shall be permitted and no building shall be constructed in any Flood Plain District. No land in such district shall be filled or paved except with the approval of the Zoning Board of Appeals,

with due consideration of the effects of such fill or pavement in potential flood conditions, including tidal flooding, which may affect the parcel to be filled or paved, or any other parcel.

Section 9. Marine Commercial Limited*

USES PERMITTED:

- 1. A dock, wharf, slip basin or similar landing for pleasure boats only.
- 2. A yard for making minor repairs and servicing of boats.
- 3. A sail loft or ship chandlery; including the sale of marine equipment, engines and supplies including ice and provisions for boats.
- 4. Accessory uses customarily incidental to a permitted use including the dispensing of fuels and lubricants at retail.
 - 5. Single family dwellings.
- 6. All parking incident to a Marine Commercial Use shall be off street.

REQUIRED LOT AREAS, WIDTH, YARDS, COVERAGE, HEIGHT

Min Lot Area - **Min Lot Width - Front - Side - Rear - Max - Max
Yard Yard Yard Bldg Bldg
Cov Height
20,000 sq ft 100 ft 40 ft 20 ft 30 ft 50% 30 ft

Min. Lot area per family unit 10,000 sq. ft.

**Lots used for residence shall conform to regulations in Residence B zone.

In case of lots in Marine Commercial Limited District Zones fronting on navigable waters, the front yard shall be the portion of the lot adjacent to the street, and no rear yard shall be required on the water side of the lot.

Section 10. Marine Commercial*

USES PERMITTED:

1. All uses permitted in Marine Commercial Limited District zone.

^{*} Appeal pending in court affecting this section.

- 2. A dock, wharf, slip, basin, or similar landing for pleasure boats or for vessels engaged in fishery or shell fishery, excluding the processing junk fish.
 - 3. A fish market handling primarily local catches.
- 4. A yard for building, storing, repairing or servicing boats.
- 5. Accessory uses customarily incidental to a permitted use, including the dispensing of fuels and lubricants at retail. Bulk storage of fuel and/or oil is specifically prohibited.
- 6. All parking incident to a Marine Commercial Use shall be off street.

REQUIRED LOT AREAS, WIDTH, YARDS, COVERAGE, HEIGHT

Min Lot Area - *Min Lot Width - Front- Side - Rear - Max - Max Yard Yard Yard Bldg Bldg Cov Height

20,000 sq ft 100 ft 40 ft 20ft 30 ft 50% 30 ft

Min lot area per family unit 10,000 sq. ft.

*Lots used for residence shall conform to Regulations in Residence B Zone

In case of lots in Marine Commercial District zone fronting on navigable waters, the front yard shall be the portion of the lot adjacent to the street, and no rear yard shall be required on the water side of the lot.

Section 11. Open Area Zone. In an open area zone no building shall be erected or used for residential, business or industrial use except that after public notice and hearing, the Zoning Commission may grant permits subject to appropriate safeguards in harmony with the general purpose of this ordinance as expressed in Article I, Section 1.

ARTICLE IV. ADMINISTRATION AND ENFORCEMENT

Section 1. Interpretation. The provisions of this revised ordinance shall be held to be the minimum requirements adopted for the promotion of public health, safety, convenience and general welfare. When this revised ordinance imposes greater restrictions upon the use of buildings or land or upon the height of buildings or requires larger yards or other open space than are imposed or required by existing

provisions of by-laws or revised ordinances or by any regulations, permits, restrictions, easements, covenants or agreements, the provisions of this revised ordinance shall control. Nothing herein contained shall require any change in the plans, construction or designated use of a building for which a building permit has been heretofore issued or for which plans are on file with the Zoning Commission at the time of enactment of the revised ordinance, provided the entire building shall be completed within one year from the date of enactment of this revised ordinance, in accordance with such plans.

- Section 2. Enforcement. This ordinance shall be enforced by an enforcement officer appointed by the Zoning Commission, who is empowered to cause any building or land to be inspected and to order in writing the remedying of any conditions fround to exist in violation of this ordinance.
- (b) The enforcement officer shall be paid for his services a salary to be fixed by the zoning commission, the salary at a rate of not less than \$600.00 per year.
- (c) No building shall be constructed, moved, altered or used nor shall any land be used until a permit has been granted by the enforcement officer, who may require of the applicant for the permit such information as may be necessary to properly perform his duties. The enforcement officer shall refuse to grant any permit for buildings or use which is in violation of the provisions of this ordinance.
- (d) Permit not required for repairs. For total cost \$100.00 or less permit or fee is not required. For total cost of \$100.00 to \$1,000.00 a \$2.00 fee and an additional fee of .50¢ for each additional \$1,000.00 or fraction thereof. For special permits a fee of \$2.00 shall be charged.
- (e) The minutes and other records of the zoning commission shall be kept in the Town Clerk's office.

Section 3. Certificate of Occupancy. It shall be unlawful to use or permit the use of any land or of any building or part thereof hereafter erected or enlarged or changed to a different use until a certificate of occupancy shall have been issued to the owner by the enforcement officer stating that the land or building complies with all the provisions of this ordinance. A temporary certificate of occupancy for a part of a building may be issued.

There shall be no charge for a temporary or permanent certificate of occupancy.

Section 4. Penalties. Violations of this ordinance shall be punished in accordance with the provisions of Section 846 of the 1949 Revisions of the General Statutes, which reads as follows:

Procedure when regulations are violated. Section 846. If any building or structure shall have been erected, constructed, altered, converted or maintained, or any building, structure or land shall have been used, in violation of any provisions of this chapter or of any by-law, ordinance, rule or regulation made under authority conferred hereby, any official having jurisdicition, in addition to other remedies, may institute an action or proceeding to prevent such unlawful erection, construction, alteration, conversion, maintenance or use, or to restrain, correct, or abate such violation, or to prevent the occupancy of such building, structure or land, or to prevent any illegal act, conduct, business or use in or about such premises. Such regulations shall be enforced by the officer or official board or authority designated therein, who shall be authorized to cause any building, structure, place or premises to be inspected and examined, and to order in writing the remedying of any condition found to exist therein or thereon in violation of any provision of the regulations made under authority of the provisions of this chapter. The owner or agent of any building or premises where a violation of any provision of such regulations shall have been committed or shall exist, or the lessee or tenant of an entire premises where such violations shall have been committed or shall exist, or the owner, agent, lessee or tenant of any part of the building or premises in which such violation shall have been committed or shall exist, or the agent, architect, builder, contractor or any other person who shall commit, take part, or assist in any such violation or who shall maintain any building or premises in which any such violation shall exist shall be fined not less than one hundred dollars nor more than two hundred and fifty dollars for each day that such violation shall continue; but if the offense be wilful, the person convicted thereof shall be fined not less than one hundred dollars nor more than two hundred and fifty dollars for each day that such violation shall continue, or imprisoned not more than ten days for each day such violation shall continue or both; and the local police court or other similar criminal courts shall have jurisdiction of all such offenses, subject to appeal as in other cases. Any person who, having been served with an order to discontinue any violation, fails to comply with such order within ten days after such service, or continues to violate any provision of the regulations made under authority of the provisions of this chapter specified in such order, shall be subject to a civil penalty of two hundred and fifty dollars, payable to the treasurer of the municipality.

Section 5. Board of Appeals. There shall be a Board of Appeals established in accordance with Public Act 418 of the Acts of 1947 with the following powers:

- (a) To hear and decide appeals where it is alleged there is any error in any order, requirements or decision made by the Enforcement Officer in the enforcement of this ordinance.
- (b) To hear and decide all matters upon which it is required to pass by the specific terms of this ordinance.
- (c) To determine or vary the application of this ordinance in harmony with its purpose and intent as expressed in Article I. with respect to a specific parcel of land or to a specific building where, owing to conditions especially affecting such parcel or such building, but not affecting generally the district in which such land or building is situated, a literal enforcement would result in exceptional difficulty or unusual hardship, provided relief can be granted without substantial detriment to the public welfare, and to the neighborhood in which the land or building is located.
 - (d) To adopt the rules of procedure.

Section 6. Validity. The invalidity of any section of this ordinance shall not invalidate any other section of provision thereof.

So much of any section of the present ordinance and former votes of the Town as is inconsistent herewith is hereby repealed.

Section 7. Effective Date. These regulations, and the changes and amendments thereto shall take effect from and after their promulgation in accordance with law.

Section 8. Amendments. This ordinance may be amended in the manner provided by law.

RULES FOR SUBMITTING PETITIONS TO THE ZONING COMMISSION*

GENERAL: Any person, firm, or corporation desiring an amendment or change in the Zoning Map, Zoning Districts, land use, or Zoning Regulations in the Town of Old Saybrook, and, having, in the opinion of the Zoning Commission, a bona fide interest in such change, may submit a petition proposing the change to the ZONING COMMISSION of the Town of Old Saybrook.

Before the Commission shall consider any such petition, however, the following requirements shall be met.

SECTION I: PETITIONS FOR CHANGE IN ZONING MAP

1. THE PETITION.

A. Petitions shall be submitted to the ZONING COMMISSION in triplicate, and shall be signed by the petitioner, his attorney, or properly authorized agent. The petitioner shall give the existing and proposed zones, and a metes and bounds description of the land to be included in the change.

The petition may also state appropriate reasons for the change, and the specific use anticipated.

B. The petition shall include a statement giving the name of the 'Record Owner' or owners if more than one. If the petitioner is not the 'Record Owner', he shall state his property interest, if any, in the area of the proposed change.

2. FEES.

A minimum fee of \$20.00 shall accompany the petition and shall be paid to the Commission for the use of the Town. The Commission may require an additional fee sufficient to cover any cost of advertising above \$20.00.

3. MAPS.

Three copies of a map shall accompany the petition. The map shall show (1) all existing property lines, lots, and streets; (2) the existing zones in the standard key of the Zoning Map; (3) the proposed zoning in appropriate colors or marking; (4) and wherever the proposed change includes and elevation variance of 50 feet or more, the map shall show contours based on Town data, at contour intervals of 4 feet, and the North Point. The map shall show the total area to be included in the petition.

^{*}Adopted by the Zoning Commission of the Town of Old Saybrook, May 3, 1956

A list of all land owners within 500 feet of the area shown on the map, as indicated by CURRENT TOWN RECORDS shall be included with the map, along with such other information as may be pertinent or helpful.

When it is necessary to make a new map, the map scale shall be 40 feet to the inch, unless the area covered exceeds 1,000 feet, in which case a scale of 100 feet to the inch may be used. Copies of maps already recorded in the Land Records, however, will be accepted.

New maps may be based on the property line maps of the Town Assessor's Office, and such contour maps as are available.

4. ADDITIONAL INFORMATION.

The Commission may require such other information as it deems necessary.

SECTION II: PETITIONS FOR CHANGE IN REGULATIONS

1. PETITIONS.

- A. Petitions shall be submitted in triplicate, in the general manner indicated by Section I, paragraph 1.
- B. Each petition shall be accompanied by six copies of the appropriate part of the existing text of the Zoning Regulations, as compared with the text proposed by the petition. The proposed changes shall be clearly indicated.

2. FEES.

A minimum fee of \$20.00 shall accompany each petition, subject to an additional charge sufficient to cover any cost of advertising above \$20.00.

3. ADDITIONAL INFORMATION.

The Commission may require such additional information as it deems necessary.

BY-LAWS OF THE OLD SAYBROOK PLANNING COMMISSION For the Transaction of Business

Article I

Section 1: The Officers of the Planning Commission shall consist of a Chairman, Vice Chairman, and a Secretary.

Section 2: The Chairman shall preside at all meetings and hearings of the Planning Commission and shall have the duties normally conferred by parliamentary usage on such officers.

Section 3: The Chairman shall be one of the members of the Commission. He shall have the privilege of discussing all matters before the Commission and to vote thereon.

Section 4: The Vice Chairman shall act for the Chairman in his absence or inability, and, when so acting, shall have the same powers, duties, and privileges as the Chairman. He shall be a member of the Commission.

Section 5: The Secretary or the Executive Officer appointed by the Commission shall keep the minutes and records of the Commission, prepare the agenda of regular and special meetings with the Chairman, provide notice of meetings to Commission members, arrange proper and legal notice of hearings, attend to correspondence of the Commission and other such duties as are normally carried out by a Secretary. The Secretary shall be a member of the Commission.

Article II

- Election of Officers -

Section 1: Election of Officers shall take place at the annual organization meeting, which shall be held at the first regular meeting in December of each year.

Section 2: A candidate receiving a majority vote of the entire membership of the Planning Commission shall be declared elected and shall serve for one year or until his successor shall take office.

Section 3: Vacancies in office shall be filled as soon as convenient by election.

Article III

- Meetings -

Section 1: Regular meetings shall be held on the first Wednesday of every month at the Town Hall of Old Saybrook, and interim meetings as often as the Commission shall decide.

Section 2: Special meetings shall be called by the Chairman, or upon the re-

quest of a majority of the members of the Commission filed with the Chairman.

Section 3: The Secretary or Clerk shall notify all members of the Commission of the time, place, and purpose of any meeting, orally or by mail. Such notice shall be given to members not later than twenty-four hours in advance of the meeting.

Section 4: Any three members of the Commission shall constitute a quorum. The number of votes necessary to transact business shall be a majority of the entire authorized membership of the Commission. Power to vote shall be vested only in the members of the Commission. Voting shall be by roll call. A record of the voting results shall be kept as part of the minutes.

Section 5: All Commission meetings shall be open to the public. In cases of confidential deliberations, Executive Sessions may be called by a majority vote of the Commission membership, at which public and press will be excluded.

Article IV

- Committees -

Section 1: Committees for specific studies relating to the business of the Commission shall be appointed by the Commission. Wherever possible, the Chairman of such Committees shall be members of the Commission.

Section 2: Membership in the Committees need not be confined to the members of the Commission.

Article V

- Employees -

Section 1: The Commission may engage such employees as are necessary for its work and make contracts with professional consultants. The Commission may accept gifts, but all of its expenditures, exclusive of such gifts, shall be within the amounts appropriated for its purposes.

Article VI

- Hearings -

Section 1: In addition to those required by law, the Commission may, at its discretion, hold public hearings when it decides that such hearings will be in the public interest.

Section 2: Notice of such hearings stating time, place and purpose shall be by publication in a newspaper of general circulation in the Town of Old Saybrook at least seven days before the time of the hearing; and, in the case of hearings on Applications for Sub-Divisions, by sending in addition a copy of such notice by Registered or Certified Mail to the applicant at his last known address.

Section 3: A record shall be kept of those speaking before the Commission and the substance of their remarks.

Section 4: No public vote shall be taken at such hearings.

Article VII

- Responsibility -

Section 1: No member of the Planning Commission has any authority of decision except at regular meetings of the Commission or when discharging an official Commission assignment.

Article VIII

Section 1: No member of the Commission shall appear for or represent any person, firm, or corporation, or other entity in any matter pending before the Planning or Zoning Commissions or the Zoning Board of Appeals or agency exercising the powers of any such Commission or Board in the Town of Old Saybrook, whether or not he is a member of the Commission hearing such matter.

Section 2: In the event of such disqualification, such fact shall be entered on the records of the Commission, and its remaining members shall choose an elector of the Town of Old Saybrook to act as a member of such Commission in the hearing and determination of the particular matter in which the disqualification arose.

Article IX

- Amendments -

Section 1: These By-Laws may be amended at any time, without notice, by a majority vote of the entire membership.

SUBDIVISION REGULATIONS

adopted by

Old Saybrook Planning Commission

Pursuant to the provisions of Title 8 of the General Statutes of the State of Connecticut, Revision of 1958, as amended, the Town Planning Commission of the Town of Old Saybrook hereby adopts the following regulations for the subdivision of land.

Section 1: Definitions

- 1.1 "Commission" shall mean the Town Planning Commission of the Town of Old Saybrook.
- 1.2 "Subdivision" as defined in Title 8 of the General Statutes of Connecticut, Revision of 1958, as amended, means the "division of a tract or parcel of land into three or more lots for the purpose, whether immediate or future, of sale or building development expressly excluding development for agricultural purposes, and shall include resubdivision."
- 1.3 "Resubdivision" as defined in Title 8 of the General Statutes of Connecticut, Revision of 1958, as amended, means "a change in a map of an approved or recorded subdivision or resubdivision if such change (a) affects any street layout shown on such map, or (b) affects any area reserved thereon for public use, or (c) diminishes the size of any lot shown thereon, if any of the lots shown thereon have been conveyed after the approval or recording of such map."
- 1.4 "Street" shall include any road, highway, boulevard, parkway, avenue, lane, or right-of-way accepted by the town or other governmental unit as a highway, together with any private street giving access to a lot, provided such private street conforms to the requirements of these regulations set forth in Section 8, and any other way exclusive of private driveway located on a single lot.
- 1.5 "Subdivider" shall mean the owner of record of the land to be subdivided at the time of the filing of an application for approval or of tentative approval of a plan of subdivision therefor and shall include any subsequent owner of record making any subdivision of such land or of any part thereof in accordance with such plan.
- 1.6 "Width of Street" shall mean the width of the right-of-way.
- 1.7 "Monument" and/or "Merestone" shall mean stone or reinforced concrete at least six inches square by thirty inches long or ledge outcroppings having a brass or copper plug, steel rod, drilled hole, or cross marking the survey point. Monuments shall be set flush with proposed grade.
- 1.8 "Marker" shall mean approved surveyors steel stake at least thirty-six inches in length and not less than one inch diameter. Markers shall be set flush with proposed grade.

1.9 "Traffic Control Devices" shall mean those devices used to warn of unusual road or traffic conditions and to furnish information about road use, such as signs and markings, directional signing, and illuminations.

Section 2: General Requirements for the Subdivision of Land

- No subdivision of land shall be made and no land in any subdivision shall be sold or leased or offered for sale or lease until a plan of subdivision, prepared in accordance with the requirements of these regulations, has been approved by the Commission and has been filed in the office of the Town Clerk.
- 2.2 All land to be subdivided shall be of such character that it can be used for building purposes without danger to health and safety. Land subject to greater than normal flooding, or with inadequate means of sanitary sewerage disposal, shall not be subdivided for residential purposes.
- 2.3 Each lot in a subdivision shall conform to a Planning Commission Master Plan as adopted and on file in the Town, and shall have a minimum width and area required by the Zoning Regulations and shall have a frontage on a street.
- 2.4 All lots in a subdivision shall be capable of supplying adequate potable water and of properly disposing of sanitary sewage. New streets shall have all improvements and utilities required by these regulations and shall make adequate provision for the disposal of surface and storm water.
- 2.5 In the case of subdivisions to which water, sewers, or electric street lighting are to be furnished from a public source, all necessary mains, branch offsets to each lot, fire hydrants and street lighting equipment shall be installed, as approved by the Selectmen, and without cost to Town.
- 2.6 The Commission may require larger lots than required by the Zoning Regulations where it deems necessary because of special conditions affecting drainage, sanitary sewage disposal or water supply.
- 2.7 The plan of subdivision of any tract of land for residential purposes containing fifteen (15) acres or more at the time of the adoption of these regulations shall reserve for park or playground use open space at the rate of not less than one acre for every fifty families. Such open space shall be accessible to all lots from public ways and, if required by the Commission, shall be in combination with open spaces of adjacent or neighboring subdivisions. The Commission may require such parks or playgrounds in subdivisions of less than fifteen acres.
- 2.8 No privately owned reserved strip shall be permitted which controls access to any part of the subdivision or to adjacent land from any street or open space reserved for dedication for any public use.
- 2.9 In the planning of any subdivision, due regard shall be given to the preservation and potential enhancement of existing natural features, large trees, scenic points and other assets of a community nature.
- 2.10 Where a subdivision, in the opinion of the Commission, requires undue expenditures by the Town to improve existing town streets to conform to minimum requirements as set forth in Section 8, the Commission may disapprove such subdivision until the Board of Selectmen and Board of Finance have

recommended and approved such expenditures, and such expenditures are approved by town meeting. The plan of subdivision shall show any work required for town streets to meet the minimum standards as defined in Section 8, together with a statement of the proposed method of meeting the cost of such work. If any existing town street is less in width than as shown on the Plan of Development, the plan of subdivision shall provide not less than one-half, or all, of the added width required by such Plan of Development. Where the future width of streets is not otherwise indicated on the Plan of Development, it shall be deemed to be fifty feet.

2.11 A completion date will be required on all subdivisions.

Section 3: Procedure, Application

Application for approval of a plan for subdivision shall be made by the owner of record, or by his authorized agent, in writing, on a form furnished by the Commission and filed at a regular meeting of the Planning Commission. The date of that meeting shall be considered to be the submission date of the application. The application shall be accompanied by a fee of two (\$2.00) dollars for each lot within the originally proposed subdivision for which final approval is requested. In any event, a minimum fee of twenty-five (\$25.00) dollars is required for each application. The application shall also be accompanied by a preliminary plan as provided in Section 4 or by a final plan of subdivision as provided in Section 5 at the option of the subdivider, but no final approval of a subdivision shall be given except on the final plan. If a preliminary plan is submitted, the Commission may give it tentative approval, valid for a period to be determined by the Commission, but not exceeding one year.

The final plan of subdivision may cover only a portion of the subdivision, if the preliminary plan for the whole subdivision has been given tentative approval by the Commission.

Section 4: Preliminary Plan

4.1 Prior to filing a Plan of Subdivision, the owner may submit in duplicate a preliminary plan which may be drawn in pencil, containing all of the information required for the subdivision plan, except that bearings, angles, and curve data may be omitted, dimensions may be approximate, and layout of proposed streets and lots may be tentative. Road profiles and road construction plans may be tentative and preliminary. Contours, location of waterways, and drainage data shall be sufficiently accurate to make the proposed plan clear.

Section 5: Final Plan of Subdivision

No plan of subdivision shall be approved unless; (a) it is on a cloth copy not larger than 25" x 37" and to a scale approved by the Commission, not exceeding one hundred (100) feet to one inch; (b) the subdivider has obtained the written approval of a majority of Selectmen approving the layout of streets in accordance with the provisions of Section 13-25 of the General Statutes, Revision of 1958, as amended, and the written approval of the Health Officer as to sanitation. At the time of filing the final plan of subdivision with the Commission, the owner shall file the original and four (4) copies reproduced by black and white print or similar process. The plan shall contain the following statement:

"The Subdivision Regulations of the Old Saybrook Planning Commission are a part of this plan, and approval of this plan is contingent" upon compliance with "all the requirements of said Subdivision Regulations, excepting only any variance or modifications made in writing by the Planning Commission of Old Saybrook and attached hereto."

5.2 The Plan of Subdivision shall contain the following information:

a. Name of record owner of land.

b. Name of subdivision, if any, and subdivider.

c. Certificate of registered professional engineer or land surveyor.

d. North point, scale of map, and date.

e. Boundary lines of subdivision with accurate distances and bearings.

f. Names of abutting property owners.

g. Layout of lots, showing accurate dimensions, areas of lots, angles, building lines, and zoning districts.

h. Accurate location and description of monuments to be installed at street intersections, points of curvature and tangency of curved streets, and at angles of lots.

i. Layout of existing streets and proposed new streets, easements, rightsof-way, including those for utilities, sewers, and drainage, either on or
off a site, open spaces reserved for parks, playgrounds, or other common
or public uses, with accurate dimensions, bearings, angles and curve data.

j. Names of all proposed streets as approved by the Commission, which names shall not duplicate or resemble the names of any existing street in the Town.

5.3 In addition to the above, the following information shall be furnished either in the plan of subdivision or as separate data:

a. Proposed future subdivisions, statement of condition of land as to suitability for building purposes.

b. A report on seepage tests made by a qualified sanitarian or registered professional engineer, in accordance with the procedure recommended by the State Health Department, will be required in areas served by subsurface sewage disposal systems. At least one test pit per acre, or more if there appears to be considerable variation in subsurface conditions, shall be dug to determine soil conditions for storm and surface drainage and sanitary sewage disposal.

c. The location of all existing and proposed improvements and utilities.
d. Methods of proposed disposal of sanitary and storm sewage and methods of

Methods of proposed disposal of sanitary and storm sewage and a supplying water.

e. Methods of dedication of proposed easements, rights-of-way, and open spaces, which may be required in Section 2 above. A written acknowledgement of the applicant's responsibility for maintenance, and the assumption by him of liability for injuries and damages that may occur on any streets or land to be dedicated for public use, until such streets or land have been legally accepted by the Town.

f. Road profiles, showing accurate existing and finished grades, together with construction plans, including details of any drainage structures, banks, and other such information as the Commission may require.

g. Contours, in sufficient detail to show general topography, water courses and drains. In general, contours shall be shown at not less than ten foot intervals, but in the case of relatively level land, the Commission may require contours at two foot intervals and/or spot elevations. If

- grading of lots is to be carried out by the applicant, finished grades shall be shown.
- h. A report on test borings showing the nature of fill and subsoil, if the subdivision is filled in whole or in part.

Section 6: Public Hearing

- 6.1 The Commission shall hold a public hearing regarding any subdivision proposal involving ten or more lots or any proposal of resubdivision, and may hold a public hearing on any other subdivision proposal, if, in its judgment, the specific circumstances require such action, and such hearing may be held on the preliminary plan. Notice of the time and place of such hearing shall be published in a newspaper of general circulation in the town and shall be sent to the applicant by registered or certified mail not less than seven (7) days before the hearing. A copy of the plan of subdivision or of the preliminary plan shall be on file at the office of the Town Clerk not less than seven (7) days before the hearing.
- 6.2 The Commission shall approve, modify and approve, or disapprove any subdivision application or maps and plans submitted therewith within sixty (60) days after the submission date (See Section 3). If the Commission shall disapprove the plan, it shall state the grounds for such disapproval in its minutes. The applicant shall be notified by Certified Mail.
- 6.3 The Commission shall endorse a certificate of approval on any plan of subdivision approved by the Commission, provided that the subdivider shall have filed with the Commission any bond required hereunder.
- 6.4 Failure of the Commission to act on a plan of subdivision within sixty (60) days after the date of the submission thereof, or within such longer time as may have been agreed to by the applicant, shall constitute an approval of the plan and a certificate of approval shall be endorsed thereon by the Secretary of the Commission upon written demand.

Section 7: Filing in Office of Town Clerk

All plans of subdivision shall, upon final approval, be filed or recorded by the subdivider and at his expense, in the office of the Town Clerk, and any plan not so filed or recorded within ninety (90) days following its approval by the Commission or within ninety (90) days of the date upon which such plan of subdivision is taken as approved by reason of the failure of the Commission to act shall become null and void. No such plan of subdivision may be recorded or filed by the Town Clerk until its approval has been endorsed thereon, and the filing or recording of a plan of subdivision without such approval shall be void.

Section 8: Design and Construction of Improvements

8.1 Proposed streets shall be in harmony with existing or proposed principal thoroughfares as shown on the Plan of Development, especially in regard to safe intersections with such thoroughfares. As far as practicable, streets shall follow natural contours. Where the land to be subdivided does not abut an accepted town street or state road, the subdivider shall provide and construct a street from the subdivision to such a town or state road to be built in compliance with requirements and specifications applying to the construction of streets within the subdivision. Streets indicated as

principal thoroughfares on the Plan of Development shall be of such width as is shown on such plan. All such streets shall be not less than fifty (50) feet wide. Streets designed to accommodate presently or at any future time traffic other than that of the immediate neighborhood shall be indicated as secondary thoroughfares and if required by the Commission shall be not less than sixty (60) feet wide. At intersections of streets, lot corners shall be turned with a curve having a minimum radius of fifteen (15) feet.

8.2 Streets and/or Roadways:

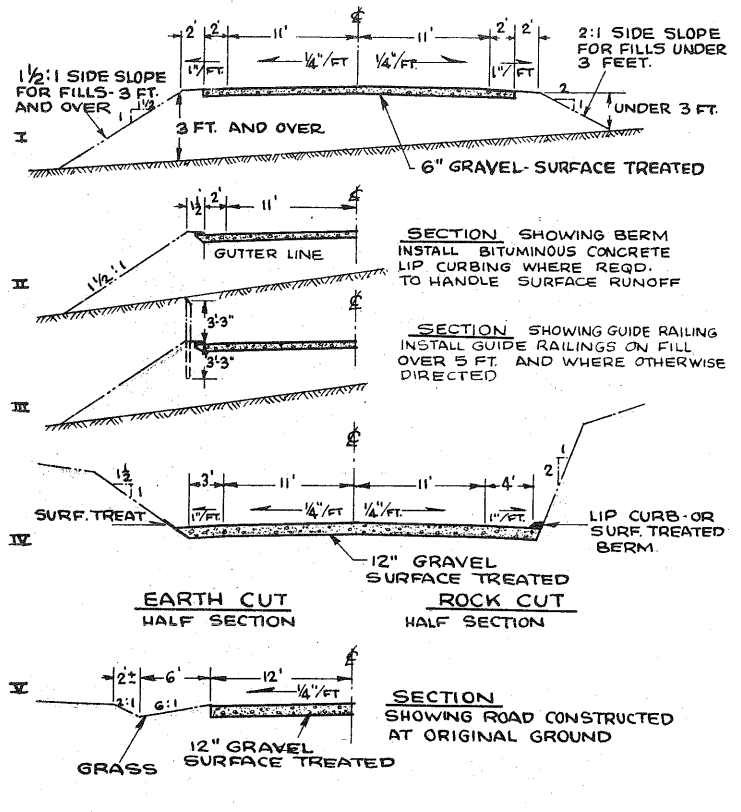
- a. Streets and/or roadways must be graded in accordance with "Typical Road-way Sections" #
- b. Streets and/or roadways must be surfaced with a sub-base gravel equivalent to Connecticut State Highway Department specification 808 to the depth and width shown on typical roadway sections, and treated with two applications of bituminous material to be treated with sand after each application. The first application shall consist of MCl placed at the rate of three-quarter (**) gallon per square yard. The second application shall consist of MC3 placed at the rate of one-third (1/3) gallon per square yard.
- c. All shoulders of streets and/or roadways shall be cleared of large rocks and/or boulders and felled trees, stumps, etc.
- d. The Commission may require a guard fence where necessary for the protection of the public.
- e. Provision must be made for surface drainage in accordance with Section 9.
- 8.3 The Commission may require provisions for future extensions of streets to the boundary of the subdivision as it deems desirable.
- 8.4 All dead-end streets shall terminate in a paved circle not less than one hundred (100) feet in outside diameter.

Dead-end streets shall not exceed five hundred (500) feet in length except that where such road appears likely to be extended in the future to another outlet, the Commission may waive this limit of length. If a dead-end street is capable of future extension, the circle at the end of the initial construction may be designated to be temporary, and the segments thereof outside the limits of the road when extended may be designated to revert to the owners of adjacent lots. This requirement may be modified or varied due to geographical necessity.

- 8.5 Existing roads heretofore used as public roads previously not deeded to the town, may be approved by the Commission in such width and on such conditions as in the judgment of the Commission seems proper.
- 8.6 Traffic control devices may be required by the Commission where it deems necessary.

Section 9: Storm Drainage

9.1 In all subdivisions adequate provision shall be made for storm drainage into existing watercourses. Catch-basins, storm sewers and other appurtenances shall be installed as required by the Commission. No additional storm water shall be permitted to run into existing streets without the approval of the Commission.



NOTES

- I. FLATTEN CUT SLOPES OR WIDEN CUTS WHERE REQD TO PROVIDE PROPER SIGHT DISTANCE.
- 2. LONGITUDINAL GRADIENT MAX 10% MIN 0.5 %
- 3 Provide Easements for Drainage of Surf WATER WHERE REQUIRED.
- 4. CATCH BASIN THROAT LINE TO COINCIDE WITH GUTTER LINE SECTION IT

OLD SAYBROOK CONN. SUBDIVISION REGULATIONS TYPICAL ROADWAY SECTIONS 8:2 SECTION

JAN. 1 1961 DATE

A.RAOCLIFF R.E.

9.2 Any easements required for ditches or storm sewers shall be dedicated to the Town, including any necessary easements outside the subdivision. No water-course may be obstructed and no pond or swamp may be filled in such a manner as to alter the storm water run-off without the approval of the Commission.

Section 10: Monuments

Monuments and/or Markers shall be installed at control points. Street intersections, points of curvature and tangency of curved streets, angle points in street lines, and angles of lots shall be considered control points and shall be shown on the final plan. Where it is impracticable to install monuments or markers at the mentioned control points, the monuments or markers may be off-set and referenced to one point being identified on the final plan.

Markers may be used predominantly in a subdivision providing a sufficient number of monuments are installed, or existing monuments referred to, to insure proper horizontal control. Horizontal control may also be established by using triangulation nets, State Coordinates or other schemes acceptable to the Commission.

A plan of subdivision in which monuments or markers are not installed at control points may be accepted on the following basis:

- (a) The plan must be a mathematical subdivision showing all dimensions, bearings, angles, and curve data of the lots and streets.
- (b) The source of horizontal control to which the calculations of the subdivision are tied must exist in the form of monumented exterior boundaries, State Highway monuments, Government control points, State Coordinates, triangulation systems or other means acceptable to the Commission.
- (c) The plan shall contain the following statement:

"Unmarked control points to be marked as required by the sale of parcels within the subdivision in accordance with the distances, bearings, angles, and curve data shown on this plan and individual plot plans, referenced to this plan, and indicating the installation of monuments or markers shall be submitted to the Planning Commission."

Section 11: Sidewalks

If sidewalks are required, they shall conform to Typical Sidewalk Sections.

Section 12: Requirements for Improvements

No approval of a plan of subdivision will be given by the Commission until the construction of all street improvements, drainage structures, water mains, sewers and other utilities, and the installation of monuments, as required by such plan, have been completed, except that such completion will not be required prior to the approval by the Commission provided that a detailed estimate of the cost of such street, drainage structures or utilities installation is submitted with the final map and provided that:

- a. A surety bond is filed with the Commission, in an amount and with surety and conditions satisfactory to it, securing the completion of the improvements within one year, or
- b. In lieu of a surety bond, there is deposited with the Treasurer of

the Town of Old Saybrook cash in the amount sufficient, in the opinion of the Commission, to guarantee the Completion of the improvements.

c. In the case of water mains, electric lines, or other utilities to be installed by a public utility corporation or municipal department, a statement from such public utility corporation or municipal department that the improvements will be completed within a reasonable time, not to exceed one year, and at no expense to the Town of Old Saybrook will be accepted in lieu of the requirements of Paragraphs a. and b. above.

Section 13: Supervision of Improvements

To compensate the Town of Old Saybrook for the cost of supervision of the installation of streets, utilities and other required improvements in any subdivision, the owner of such subdivision shall pay to the Town a sum equal to one and one-half (11/26) per cent of the cost of such improvements up to a total of \$100,000.00 and one (1%) per cent of such cost in excess of \$100,000.00, which sum based on estimated costs, as approved by the Commission, shall be deposited with the Treasurer of the Town of Old Saybrook before improvements are started. Such payments shall be adjusted to the final cost of the improvements upon completion, based upon a sworn statement of such costs to be furnished by the applicant. The Commission, with the approval of the Board of Selectmen may engage a registered professional engineer, to be paid out of said payments, who may supervise and inspect all such improvements. Before the release of any surety bond or cash deposit required hereunder, such engineer shall certify to the Board of Selectmen and to the Commission that all improvements required to be performed by the applicant under the terms of such bond or cash deposit has been done in substantial compliance with the plan of subdivision.

Section 14: Amendments

These regulations may be amended by the Commission at any meeting called for the purpose after a public hearing, notice of which shall be given by publication in a newspaper of general circulation in the Town of Old Saybrook at least seven (7) days before such hearing.